UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

RALPH S. JANVEY, in his capacity as	§	
Court-appointed receiver for the Stanford	§	
Receivership Estate; the OFFICIAL	§	
STANFORD INVESTORS COMMITTEE;	§	
SANDRA DORRELL; SAMUEL TROICE;	§	
and MICHOACAN TRUST; individually	§	
and on behalf of a class of all others	§	CIVIL ACTION NO. 3:12-cv-04641-N
similarly situated.	§	
Plaintiffs,	§	
	§	
VS.	§	
	§	
GREENBERG TRAURIG, LLP; HUNTON	§	
& WILLIAMS, LLP; AND YOLANDA	§	
SUAREZ,	§	
Defendants.	§	
	§	

STIPULATION TO DISMISS

This Stipulation is entered into by and between the Plaintiff Sandra Dorrell ("Plaintiff Dorrell"), on the one hand, and Defendants, Greenberg Traurig, LLP ("GT") and Hunton & Williams, LLP ("HW") (collectively "Defendants"), on the other hand, by and through their respective counsel of record, pursuant to FRCP 41(a)(1)(A)(ii) and is based upon the following facts:

- 1. Plaintiff filed her Original Complaint (the "Complaint") against Defendants on or about November 15, 2012 (Dckt No. 1);
- 2. Defendants filed their responsive Answers to the Complaint as follows:
 - a. GT February 21, 2013 (Dckt #27); and
 - b. HW March 2, 2015 (Dckt #128);
- 3. Plaintiff Dorrell for personal reasons has decided she no longer wishes to continue

as a named Plaintiff and putative class representative in this case. Defendants do not object to Dorrell dismissing her claims in this case without prejudice. Plaintiffs have by separate pleading filed a motion to replace Dorrell with Pam Reed as a putative class representative in this case.

4. Based on the above, Plaintiff and Defendants hereby stipulate pursuant to FRCP 41(a)(1)(A)(ii) to the dismissal of any and all claims by Dorrell (only) in this proceeding against Defendants without prejudice.

WHEREFORE, IT IS HEREBY STIPULATED that any and all claims by Sandra Dorrell as reflected in Plaintiff's Original Complaint against Defendants shall be and hereby are dismissed, without prejudice.

Dated: September 3, 2015 CASTILLO SNYDER, PC

By: /s/ Edward C. Snyder
Edward C. Snyder
Counsel for Plaintiff

Dated: September 3, 2015 COWLES & THOMPSON, P.C.

By: /s/ Jim E. Cowles

Jim E. Cowles

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Counsel for Defendant Greenburg & Traurig, LLP

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Dated: September 3, 2015 JENNER & BLOCK LLP

By: /s/ Jeffrey D. Coleman Jeffrey D. Coleman jcoleman@jenner.com

> Counsel for Defendant Hunton & Williams, LLP

Dated: September 3, 2015 STANLEY, FRANK & ROSE, LLP

By: /s/ Michael J. Stanley
Michael J. Stanley
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Counsel for Defendant Yolanda Suarez

Respectfully submitted,

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CERTIFICATE OF SERVICE

On September 3, 2015, I directed the electronic submission of the foregoing document with the clerk of the court of the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I hereby certify that all counsel of record have therefore been served with the foregoing document.

/s/ Edward C. Snyder
Edward C. Snyder